Case: 1:23-cv-01761 Document #: 98 Filed: 01/08/24 Page 1 of 3 PageID #:661

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

Grace I Stovall Plaintiff

Cheryl Friedman

Michele McGee

**Raoul Mowatt** 

Jordan Yurchich

Jonathan Green

**Tyler Michals** 

lessica Griff

Celia Meza

Mark Flessner

Rebecka Bronkema

**Raymond Garant** 

**Maxwell Lisy** 

in her individual and official capacity **Lori Lightfoot** 

City of Chicago, City of Chicago Police Department in their individual and official capacity David Brown Superintendent of the Chicago Police Department in his individual and official capacity

Kimberly Foxx Cook County States Attorney in her individual and official capacity

Melinda Barrett States Attorney victim witness supervisor, in her individual and official capacity

Brandon Johnson in his individual and official capacity

Mary Richardson Lowry City of Chicago Corporation Counsel **Amy Crawford** 

City of Chicago Corporation Counsel

City of Chicago Assistant Corporation Counsel in her individual and official capacity City of Chicago Assistant Corporation Counsel Supervisor in his individual and official capacity 18/2024

**City of Chicago Corporation Counsel City of Chicago Corporation Counsel** 

**City of Chicago Corporation Counsel** City of Chicago Corporation Counsel **City of Chicago Corporation Counsel City of Chicago Corporation Counsel** City of Chicago Corporation Counsel City of Chicago Corporation Counsel

City of Chicago Corporation Counsel **Cook County Assistant States Attorney Cook County Assistant States Attorney** in his individual and official capacity

**Cook County Public Defender** in his individual and official capacity

in her individual and official capacity in her individual and official capacity

in her individual and official capacity In his individual and official capacity in his individual and official capacity in his individual and official capacity in her individual and official capacity in his individual and official capacity in his individual and official capacity in her individual and official capacity in his individual and official capacity

in her individual and official capacity

in her individual and official capacity

in his individual and official capacity

Case Number: 23 cv 01761

Judge: Honorable Judge Martha Pacold

ILED



THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

William Bailey Peter Gonzalez Catherine Fisher **Timothy Evans** Michael Blanchard Mark Blanchard Mario Cusumano Deeatra Love Blanchard Steven Robinson Nanette Foster Wayne Thomas Kushala Vora **Gabe Williams** Alton Williams Nancy Mckenna **David Sorenson** 

**Amy McCarty Tarick Loutfi** Joseph Monahan State of Illinois et, al. **Chicago Police officer: Jermaine Townsend** Chicago Police officer: Gemera Brown Chicago Police officer: Henry Lai Chicago Police officer: Marco Torres

Chicago Police officer: Grzgorz Wilcvek Chicago Police officer: Sylvia Szarek Chicago Police officer: Gabriel Ruvalcaba Chicago Police officer: Kelvin Williams Chicago Police officer: Robert Costello Chicago Police officer: Tamara Margolis Chicago Police officer: Kellee Gary Chicago Police officer: Orlando Long Chicago Police officer: Joseph Aguirre Chicago Police officer: Dario Mariscal Chicago Police officer: Steven Rowling Chicago Police officer: Eric Carter Non Record and Unknown Defendants **Defendants** 

Badge # 17490 Badge # 11526 Badge # 1879 Badge # 847 Badge # 231 Badge # 594 Badge # 20044 Badge# 1455 Badge # 20510 Badge# 7023 Badge # 993

Badge # 19758

Badge # 13372

Badge # 21838

Badge # 21344

51sr Wentworth Police Station 51st Wentworth Police Station

51st Wentworth Police Station

First Deputy Superintendent of the City of Chicago Police Department

Notice of Motion

maxwell.lisy@cityofchicago.org Maxwell Evan Lisy Jordan Yurchich jordan.yurchich2@cityofchicago.org Cheryl Friedman cheryl.friedman2@cityofchicago.org Michele Marie McGee michele, mcgee@cityofchicago.org Raoul Vertick Mowatt raoul.mowatt@cityofchicago.org

City of Chicago Department of Law - Federal Civil Rights Litigation Division

30 N. La Salle St., Suite 900 - Chicago, Illinois 60602

or as soon thereafter, as may be heard, I shall appear before the Honorable Judge Martha Pacold Please take notice that on at or any judge sitting in her stead in courtroom 1425 of the U.S. District Court of the Northern District of Illinois, eastern Division,

219 South Dearborn St. Chicago, Illinois and shall present the following motion attached hereto: Plaintiff, Grace L. Stovall's Status Report I hereby certify that on January 8, 2024, I provided service to the person or persons listed above by the following means CM/ECF System.

Signature: Hacel Name: Grace L. Stovall Address: 5114 S. Ingleside Chicago, Illinois 60615

Date: January 8, 2024

Case: 1:23-cv-01761 Document #: 98 Filed: 01/08/24 Page 2 of 3 PageID #:662

## Plaintiff Grace L. Stovall's Initial Status Report

- 1.Nature of the Case: Corrupt RICO Racketeering Chicago Police conspiring with their RICO Racketeering accomplices to repeatedly commit numerous Illegal, premeditated RICO Racketeering Chicago Police Brutality Robbery Raids Home Invasions False Arrests, Defendant Chicago Police Aggravated Assaults, Attempted Murder of the Plaintiff, Whistleblower Grace L. Stovall and Chicago Police Murder of a victim of Chicago Police extortions as a 'Course of Conduct' with the same sets of circumstances to furtherance the unrestrained corrupt "Democratic Party Machine" Organized Crimes Criminal Enterprise at the behest of RICO Racketeering Defendants Lori Lightfoot and her accomplice RICO Racketeering Brandon Johnson who are the Heads of the corrupt "Democratic Party Machine" Organized Crime Criminal Enterprise.
- 2. Which gives rise to Conspiracy to commit RICO Racketeering, illegal, premeditated Chicago Police Brutality Robbery Home Invasions, False Arrests, Aggravated Stalking, Attempted Murder of the Plaintiff, Whistleblower, Mob Activities, Organized Crimes, Governmental Malfeasance, Evidence Tampering, numerous Chicago Police Robberies and numerous Thefts of Federal Court Evidentiary Evidence, Aiding and Abetting, Tax Evasion, Unjust Enrichment, Ill-gotten gains, Conspiracy to commit Obstruction of Justice, Conspiracy to commit Extortion, Conspiracy to commit Murder of victim of Chicago Police Extortion
- 3. Plaintiff Refutes Defendants fraudulent Status Report that is riddled with fraudulent willfully fabricated meritless lies, False Statement Concealment to fraudulently manipulate the Federal Court Orders with Falsehoods while the Defendants continue to willfully conspire to fabricate the fraudulent Status Report to deceptively and fraudulently manipulate the Court's orders while the corrupt Defendants and their corrupt RICO Racketeering Chicago Corporation Counsels continue to willfully commit 'Fraud upon the Court' to continue to 'Pervert the Course of Justice' as a "Course of Conduct" with the same sets of circumstances.
- 4. Plaintiff filed her 10 page Motion to Amend her Complaint on Defendant, Melinda Barrett [DKT 77] filed on 11-13-2023.
- 5. Plaintiff Refutes Defendants conspiracy to fabricate lies and falsehoods on their fraudulent Status Report, entry 3, which falsely states that Defendant, Melinda Barrett is dismissed.
- 6. Evidence confirms Defendant, Melinda Barrett is not dismissed.
- 7. Which gives rise to Conspiracy to commit 'False Statement Concealment', Conspiracy to commit Fraud upon the Court, Conspiracy to file fraudulent, fabricated instruments to 'Pervert the Course of Justice', Conspiracy to willfully commit Criminal 'Democratic Party Scams' as a 'Course of Conduct'
- 8. Plaintiff accurately filed the names of confirmed RICO Racketeers as defendants to the defendant list and she will be adding more RICO Racketeering Defendents once the Defendant City of Chicago is forced to cease their illegal evidence tampering and their illegally withholding and illegally hiding the evidentiary evidence and numerous Chicago Police Body Camera video footages that recorded their RICO Racketeering crimes.
- 9. Plaintiff has filed an abundance of evidence however the corrupt defendants do not have any evidence of anything they are alleging which confirms they are prolific liars and are not credible.
- 10. Plaintiff Refutes Defendants fraudulent Status Report, entry 3 alleging that the Plaintiff improperly attempted to add as defendants

## Case: 1:23-cv-01761 Document #: 98 Filed: 01/08/24 Page 3 of 3 PageID #:663

- 11. Plaintiff, Grace L. Stovall filed her Motion to Quash Defendant City of Chicago Police's Motion to Stay Discovery and Plaintiff filed her Motion to Sanction and Fine Defendant City of Chicago's corrupt Corporation Counsel's for Attorney Misconduct and Abusive, Vexatious litigation.
- 12. Plaintiff has motions that are pending.
- 13. The Defendant RICO Racketeering Chicago Police, their corrupt RICO Racketeering Co-Defendants and their corrupt RICO Racketeering City of Chicago Corporation Counsels continue to conspire to willfully commit 'False Statement Concealment', Illegal concealment of numerous over 35 evidentiary evidence Police Body Camera Video Footages while the Defendants continue to illegally withhold and illegally hide the numerous Chicago Polices Officer's Body Camera Video Footages and Audio recorded inside and outside at the scene of the crimes committed in Illegal, retaliatory, premeditated, RICO Racketeering Chicago Police Brutality Robbery Raids Home Invasions False Arrest committed by corrupt Defendant City of Chicago Police on April 7, 2021 at the Plaintiff's apartment at 5114/5112 S. Ingleside Ave, Chicago, Illinois
- 14. False Statement Concealment (18-U.S.C. § 1001)

Whoever, in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies, conceals or covers up by any trick, any scheme or device a material fact, or makes any false, fictitious or fraudulent statement or representation or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry....

- 15. Due to the Defendants continuing and ongoing RICO Racketeering Plaintiff Grace L. Stovall continues to be illegally locked out of her rightful home for 2 years, 8 months and 38 days and counting in that Plaintiff is continuing to be "illegally locked out of her rightful home" which is a daily continuation of violating her Constitutional and Civil rights that are compounding daily due to corrupt Chicago Corporation Counsels conspiracies with his accomplices to continue to fraudulently imped this case with Abusive vexatious Litigation and willful "Fraud upon the Court" to "Pervert the Course of Justice".
- 16. Evidence confirms the RICO Racketeering City of Chicago Police Department employees and their accomplices have continued to commit patterns of retaliatory, premeditated, RICO Racketeering Chicago Police Brutality Robbery Raids Home Invasions False Arrests as a 'Course of Conduct" with the same sets of circumstances which evidence confirms the corrupt 'City of Chicago Police and their accomplices orchestrated the whole thing'.
- 17. Plaintiff's "apartment full" of her possessions that is recorded on numerous Police Body Camera Video Footages remains in her apartment while the corrupt RICO Racketeering Defendant City of Chicago Police and their accomplices continue to conspire to illegally block her from reuniting with her "apartment full" of her possessions and illegally block her from her numerous file\_cabinets filled with her evidentiary evidence and numerous files that she was using to prepare her Federal Court Cases as a Whistleblower, Federal Court Litigant.

Plaintiff Sustains her Jury Trial Demand Evidence Body Camera Video Footages

(Exhibits 1-20 Attached)
January 8, 2024

Respectfully Submitted, by Plaintiff, Whistleblower Grace L. Stovall